

**Total Maximum Daily Loads for Indicator Bacteria  
Baby Beach in Dana Point Harbor and  
Shelter Island Shoreline Park in San Diego Bay  
Errata Sheet**

**Location**

**Revision**

Tentative Resolution and Basin Plan Amendment (Supporting Document 2) and Technical Report and Appendices (Supporting Document 5)

For all uses of the term “wastewater treatment plant” in the Tentative Resolution and Basin Plan amendment and the Technical Report and Appendices, the term will be replaced with “wastewater collection systems and treatment plant,” as appropriate.

Tentative Resolution and Basin Plan Amendment, page A-16 (Supporting Document 2) and Technical Report, page 90 (Supporting Document 5) and Appendix C to the Technical Report, page A-16 (Supporting Document 5)

- Because water quality data will ultimately determine if a waterbody will be delisted from the 303(d) List, the BLRP should include a monitoring and reporting program that contains the following elements:
  - Locations of water quality sampling sites that are spatially representative of the waterbody and appropriate for identifying potential sources, including, at a minimum, the monitoring stations currently used to monitor water quality.

Tentative Resolution and Basin Plan Amendment, page A-27 (Supporting Document 2) and Technical Report, page 83 (Supporting Document 5) and Appendix C to the Technical Report, page A-27 (Supporting Document 5)

Include at the end of the second paragraph under the Shelter Island Shoreline Park Compliance Schedule:

In addition, the reporting requirements for the Shelter Island Shoreline Park TMDL must also include a periodic demonstration that wasteload allocations and water quality objectives are being met.

**Location**

**Revision**

Technical Report page 76  
(Supporting Document 5)

6. ~~Establish~~ Identify the requirements conditions for applying the Natural Sources Exclusion Approach if the REC-1 WQOs cannot be met in the receiving waters, and if natural and background sources appear to be the sole source of continued impairment.

Technical Report page 79  
(Supporting Document 5)

Delete the last sentence of the first paragraph and replace second paragraph of section 10.4 with the following:

By design, waste load allocations and load allocations are established at levels that when met, will result in the full attainment of water quality standards. For this reason, the San Diego Water Board expects that at the end of the TMDL compliance period, applicable load and waste load allocations, as well as the water quality objectives will be met at all times in the receiving water. In the event that water quality objectives are not met at the end of the compliance period, the Board will require the dischargers to conduct an investigation to identify the specific source(s) responsible for the failure to meet WQOs. If the source is found to be anthropogenic, the San Diego Water Board will initiate enforcement or other regulatory action as appropriate to correct the problem. If the source is natural, and if all of the conditions for using the natural sources exclusion approach (NSEA) have been met, the Board will consider the application of the NSEA, including the recalculation of the TMDLs to account for the natural sources.

Technical Report page 85  
(Supporting Document 5)

In first paragraph, second sentence of section 10.6.1, replace “in section 10.5.1” with “below.”